COMBINED DECLARATION AND POWER OF ATTORNEY

(ORIGINAL, DESIGN, NATIONAL STAGE OF PCT, SUPPLEMENTAL, DIVISIONAL, CONTINUATION, OR C-I-P)

As a below named inventor, I hereby declare that:
TYPE OF DECLARATION
This declaration is of the following type:
(check one applicable item below)
🖾 original.
☐ design.
NOTE: With the exception of a supplemental oath or declaration submitted in a reissue, a supplemental oath or declaration is not treated as an amendment under 37 CFR 1.312 (Amendments after allowance). M.P.E.P. § 714.16, 7th Edition.
☐ supplemental.
NOTE: If the declaration is for an International Application being filed as a divisional, continuation or continuation-in-part application, do <u>not</u> check next item; check appropriate one of last three items.
☐ national stage of PCT.
NOTE: If one of the following 3 items apply, then complete and also attach ADDED PAGES FOR DIVISIONAL, CONTINUATION OR C-I-P.
NOTE: See 37 C.F.R. § 1.63(d) (continued prosecution application) for use of a prior nonprovisional application declaration in the continuation or divisional application being filed on behalf of the same or fewer of the inventors named in the prior application.
☐ divisional.
☐ continuation.
NOTE: Where an application discloses and claims subject matter not disclosed in the prior application, or a continuation or divisional application names an inventor not named in the prior application, a continuation-in-part application must be filed under 37 C.F.R. § 1.53(b) (application filing requirements — nonprovisional application).
☐ continuation-in-part (C-I-P).
INVENTORSHIP IDENTIFICATION
WARNING: If the inventors are each not the inventors of all the claims, an explanation of the facts, including the ownership of all the claims at the time the last claimed invention was made, should be submitted.
My residence, post office address and citizenship are as stated below, next to my name. I believe that I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter that is claimed, and for which a patent is sought on the invention entitled:
TITLE OF INVENTION
METHOD OF PRODUCING A JOINT BETWEEN A CORRUGATED
TUBE AND A COUPLING

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SPECIFICATI N IDENTIFICATION

the specification of which:

(complete (a), (b), or (c))

(a) [is attached hereto.
NOTE:	"The following combinations of information supplied in an oath or declaration filed on the application filing date with a specification are acceptable as minimums for identifying a specification and compliance with any one of the items below will be accepted as complying with the identification requirement of 37 CFR 1.63:
	"(1) name of inventor(s), and reference to an attached specification which is both attached to the oath or declaration at the time of execution and submitted with the oath or declaration on filing:
	"(2) name of inventor(s), and attorney docket number which was on the specification as filed; or
	"(3) name of inventor(s), and title which was on the specification as filed."
	Notice of July 13, 1995 (1177 O.G. 60).
(b)] was filed on, as [] Serial No. 0 /
	and was amended on (if applicable).
NOTE:	Amendments filed after the original papers are deposited with the PTO that contain new matter are not accorded a filing date by being referred to in the declaration. Accordingly, the amendments involved are those filed with the application papers or, in the case of a supplemental declaration, are those amendments claiming matter not encompassed in the original statement of invention or claims. See 37 C.F.R. § 1.67.
NOTE:	"The following combinations of information supplied in an oath or declaration filed after the filing date are acceptable as minimums for identifying a specification and compliance with any one of the items below will be accepted as complying with the identification requirement of 37 CFR 1.63:
	"(A) application number (consisting of the series code and the serial number, e.g., 08/123,456);
	"(B) serial number and filing date;
	"(C) attorney docket number which was on the specification as filed;
	"(D) title which was on the specification as filed and reference to an attached specification which is both attached to the oath or declaration at the time of execution and submitted with the oath or declaration; or
ي. من	"(E) title which was on the specification as filed and accompanied by a cover letter accurately identifying the application for which it was intended by either the application number (consisting of the series code and the serial number, e.g., 08/123,456), or serial number and filing date. Absent any statement(s) to the contrary, it will be presumed that the application filed in the PTO is the application which the inventor(s) executed by signing the oath or declaration." M.P.E.P. § 601.01(a), 7th Ed.
(c) 🗆	•
(<u>~</u> ,	was described and claimed in PCT International Application No.
	amended under PCT Article 19 on (if any).

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SUPPLEMENTAL DECLARATI N (37 C.F.R. § 1.67(b))

(complete the following where a supplemental declaration is being submitted)
☐ I hereby declare that the subject matter of the
attached amendment
amendment filed on
was part of my/our invention and was invented before the filing date of the origina application, above-identified, for such invention.
ACKNOWLEDGEMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR
I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.
I acknowledge the duty to disclose information, which is material to patentability as defined in 37, Code of Federal Regulations, § 1.56,
(also check the following items, if desired)
and which is material to the examination of this application, namely, information where there is a substantial likelihood that a reasonable Examiner would consider it important in deciding whether to allow the application to issue as a patent and
in compliance with this duty, there is attached an information disclosure statement, in accordance with 37 C.F.R. § 1.98.
PRIORITY CLAIM (35 U.S.C. §§ 119(a)-(d), (f) 172, and 365(a) and (b))
NOTE: 37 C.F.R. § 1.55 Claim for foreign priority.
"(a) An applicant in a nonprovisional application may claim the benefit of the filing date of one or

"(a) An applicant in a nonprovisional application may claim the benefit of the filing date of one or more prior foreign applications under the conditions specified in 35 U.S.C. 119(a) through (d) and (f), 172, and 365(a) and (b).

(1)(i) In an original application filed under 35 U.S.C. 111(a), the claim for priority must be presented during the pendency of the application, and within the later of four months from the actual filing date of the application or sixteen months from the filing date of the prior foreign application This time period is not extendable. The claim must identify the foreign application for which priority is claimed, as well as any foreign application for the same subject matter and having a filing date before that of the application for which priority is claimed, by specifying the application number, country (or intellectual property authority), day, month, and year of its filing. The time period in this paragraph does not apply to an application for a design patent.

(ii) In an application that entered the national stage from an international application after compliance with 35 U.S.C. 371, the claim for priority must be made during the pendency of the application and within the time limit set forth in the PCT and the Regulations under the PCT."

(2) The claim for priority and the certified copy of the foreign application specified in 35 U.S.C. 119(b) or PCT Rule 17 must, in any event, be filed before the patent is granted. If the claim for priority or the certified copy of the foreign application is filed after the date the issue fee is paid, it must be accompanied by the processing fee set forth in § 1.17(i), but the patent will not include the priority claim unless corrected by a certificate of correction under 35 U.S.C. 255 and § 1.323

I hereby claim foreign priority benefits under Title 35, United States Code, §§ 119(a)–(d) of any foreign application(s) for patent or inventor's certificate or of any PCT international application(s) designating at least one country other than the United States of America listed below and have also identified below any foreign application(s) for patent or inventor's certificate or any PCT international application(s) designating at least one country other than the United States of America filed by me on the same subject matter having a filing date before that of the application(s) of which priority is claimed.

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	(complete	(a) or (e))						
(d) 🗌 no	such applications have been fi	iled.						
(e) 🖾 such applications have been filed as follows.								
NOTE: Where item (c) is entered above and the International Application which designated the U.S. itself claimed								
priority	check item (e), enter the details below	v and make the priority cla	aim.					
PRIOR	FOREIGN/PCT APPLICATION	M/C) Ell En Witu	UN 40 MONTHIA					
(6 !	MONTHS FOR DESIGN) PR	N(3) FILED WITH NOR TO THIS API	IIN 12 MONTHS					
AND	ANY PRIORITY CLAIMS L	JNDER 35 U.S.C.	§ 119(a)-(d)					
		· · · · · · · · · · · · · · · · · · ·						
COUNTRY (OF	APPLICATION NUMBER	DATE OF FILING	PRIORITY CLAIMED					
PCT)		(day, month, year)	UNDER 37 USC 119					
Germany	103 10 938.2°	13 March 2003	☑ YES NO □					
			☐ YES NO ☐					
			- 153 NO []					
			☐ YES NO ☐					
			☐ YES NO ☐					
			☐ YES NO ☐					
L								
CI AIM EO	P PENELLY OF PRIOR II O	· PPOWOIONAL A						
OLAIM FO	R BENEFIT OF PRIOR U.S (35 U.S.C.		application(s)					
MOTT: 05 U.O.								
date of t	C. 119(e)(1) requires that a nonprovision the provisional application for the nonp	al application be filed with provisional application to d	in twelve months of the filing					
date of t	he provisional application. Under 35 t	U.S.C. 21(b) and 119(e)(3),	, if this twelve-month period					
	on a non-business day, it is extended		•					
I hereby clain	n the benefit under Title 35, U	Inited States Code, §	§ 119(e) of any United					
States provision	nal application(s) listed below:							
PROVISIONAL	APPLICATION NUMBER		FILING DATE					
			7.1.2					
/								
CLAIN	FOR BENEFIT OF EARLI	ER US/PCT APPLI	CATION(S)					
	UNDER 35 U.	S.C. § 120						
_ T	he claim for the benefit of a	ny such applications	s are set forth in the					
а	attached ADDED PAGES TO COMBINED DECLARATION AND POWER OF							
P F	ATTORNEY FOR DIVISIONAL, CONTINUATION OR CONTINUATION-IN PART (C-I-P) APPLICATION.							
•	· ···· (····) · · · · LIO/\IIOI4.							

NOTE:	If the application filed more than 12 months from the filing date of this application is a PCT filing forming the basis for this application entering the United States as (1) the national stage, or (2) a continuation divisional, or continuation-in-part, then also complete ADDED PAGES TO COMBINED DECLARATION AND POWER OF ATTORNEY FOR DIVISIONAL, CONTINUATION OR C-I-P APPLICATION for benefit of the prior U.S. or PCT application(s) under 35 U.S.C. § 120.
	POWER OF ATTORNEY
I here all busir	by appoint the following practitioner(s) to prosecute this application and transactions in the Patent and Trademark Office connected therewith.
	(list name and registration number)
	(check the following item, if applicable)
X	I hereby appoint the practitioner(s) associated with the Customer Number provided below to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.
	Attached, as part of this declaration and power of attorney, is the authorization of the above-named practitioner(s) to accept and follow instructions from my representative(s).
	"Special care should be taken in continuation or divisional applications to ensure that any change of correspondence address in a prior application is reflected in the continuation or divisional application. For example, where a copy of the oath or declaration from the prior application is submitted for a continuation or divisional application filed under 37 CFR 1.53(b) and the copy of the oath or declaration from the prior application designates an old correspondence address, the Office may not recognize, in the continuation or divisional application, the change of correspondence address made during the prosecution of the prior application. Applicant is required to identify the change of correspondence address in the continuation or divisional application to ensure that communications from the Office are mailed to the current correspondence address. 37 CFR 1.63(d)(4)." § 601.03, M.P.E.P., 7th Edition.
SEND CO	DRRESPONDENCE TO DIRECT TELEPHONE CALLS TO:
X	dford Adolphson (Name and telephone number) K. Bradford Adolphson Fressola, Van der Sluys & Adolphson LLP (203) 261-1234
Bradfor	rd Green, Building 5 in Street, P.O. Box 224
X	Customer Number 4955

(Declaration and Power of Attorney [1-1]-page 5 of 7)

DECLARATI N

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

SIGNATURE(S)

- NOTE: Carefully indicate the family (or last) name, as it should appear on the filing receipt and all other documents.
- NOTE: Each inventor must be identified by full name, including the family name, and at least one given name without abbreviation together with any other given name or initial, and by his/her residence, post office address and country of citizenship. 37 CFR § 1.63(a)(3).
- NOTE: Inventors may execute separate declarations/oaths provided each declaration/oath sets forth all the inventors. Section 1.63(a)(3) requires that a declaration/oath, inter alia, identify each inventor and prohibits the execution of separate declarations/oaths which each sets forth only the name of the executing inventor. 62 Fed. Reg. 53,131, 53,142, October 10, 1997.

executing inventor. 62 Fed. Reg. 53,131, 53,142, October 10, 1997, Full name of sole or first inventor Jörn Homann (GIVEN NAME) (MIDDLE INITIAL OR NAME) FAMILY (OR LAST NAME) Inventor's signature Date (/6 Germany Country of Citizenship_ ₩annover, Germany Residence. Gross-Buchholzer Strasse 12 Post Office Address _ Hannover, Germany Full name of second joint inventor, if any (GIVEN NAME) (MIDDLE INITIAL OR NAME) FAMILY (OR LAST NAME) Inventor's signature ____ _____ Country of Citizenship _____ Date _ Residence. Post Office Address __ Full name of third joint inventor, if any (GIVEN NAME) (MIDDLE INITIAL OR NAME) FAMILY (OR LAST NAME) Invent r's ignature ___ _____ C untry of Citiz nship _____

Residence __

Post Office Address ...

(check proper box(es) for any of the following added page(s) that form a part of this declaration)

	Signatur for fourth and subsequent joint inventors. Number of pages added
	• • •
	Signature by administrator(trix), executor(trix) or legal representative for deceased or incapacitated inventor. <i>Number of pages added</i>
	* * *
	Signature for inventor who refuses to sign or cannot be reached by person authorized under 37 CFR 1.47. <i>Number of pages added</i>
	• • •
	Added page for signature by one joint inventor on behalf of deceased inventor(s) where legal representative cannot be appointed in time. (37 CFR 1.47)
	* * *
	Added pages to combined declaration and power of attorney for divisional, continuation, or continuation-in-part (C-I-P) application.
	□ Number of pages added
	Authorization of practitioner(s) to accept and follow instructions from representative.
	* * *
ti	(if no further pages form a part of this Declaration, hen end this Declaration with this page and check the following item)
	This declaration ends with this page.
	·

(Declaration and Power of Attorney [1-1]—page 7 of 7)

Pra (iti (n re	Docket N	lo93	4-004		PATENT
D33	Appli	cant	Jörn Hom	ann	0	Patentee	
	Appli	catior	No.			Patent N	o
	• •		herewith		0	lasued or	n
Title	ME	THOD	OF PRODU	CING A JOI	NT BET	WEEN A	CORUUGTED TUBE AND A COUPLIN
							ITITY STATUS INESS CONCERN
I he	reby	state	that I am				
				e small busin			
		conc	em identifie	d below:			powered to act on behalf of the
							G, Holding
Addre	ss o	f Sm	all Business	Concern	Klost	erzelgs	trasse 28
					CH-52	00 Brug	g. Switzerland
of this the pr or ten affiliat	stat reviou npora es o	emerus fis ary bar f eac	nt, (1) the number of the call year of the call year of the call t	mber of employments of the concern seach of the period of the period of the period of the concern of the concer	loyees of of the p ay period ctly or i	of the businersons en ods of the ndirectly,	acceed 500 persons. For purposes mess concern is the average over imployed on a full-time, part-time fiscal year, and (2) concerns are one concern controls or has the trols or has the power to control
l he the sr	reby	state busin	that rights ess concern	under contra n identified a	ct or lav	have bed ith regard	en conveyed to, and remain with, to the invention described in
	A	the :	specification	filed herewi	th, with	title as lis	sted above.
		the a	application i	dentified abo	ove.		
		the	patent ident	ified above.			
individual rights as an any c	dual, to the inde	cond e inv pend m wi	cem or orga ention are he lent inventor nich would r	inization havi eld by any per r under 37 Cl	ing right rson, oth FR 1.9(c a small	es in the in her than the e), if that p	concern are not exclusive, each nvention is listed below and no ne inventor, who would not qualify person made the invention, or by concern under 37 CFR 1.9(d) or
***		-		re required from eir status as smi			concern or organization having rights to 27)

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Each s	such person, c	oncern or org	anization having	any rights in the inver	ntion is listed
E	No such per	rson, concern,	or organization	exists.	
	Each such p	person, concer	n or organization	n is listed below.	
Name					
Address					
□ INC	MIDUAL	SMALL BU	SINESS CONCERN	□ NONPROFIT	ORGANIZATION
Name					*******
Address				······································	
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in status of paying	resulting in los , the earliest o	s of entitlemer f the issue fee	nt to small entity or any maintena	r patent, notification o status prior to paying, nce fee due after the o riate. (37 CFR 1.28(b))	or at the time late on which
		(check the	following item, is	desired)	
NOTE:	The following verifi 10, 1997, 62 Fed.	cation statement i Reg. 52,131, effe	need not be made in ctive Dec. 1, 1997.	accordance with the rules p	ublished on Oct.
	by a party, whethe chapter. Violations may result in the i	r a practitioner or i of § 10.18(b)(2) or mposition of sand	non-practitioner, con: f this chapter by a pa tions under § 10.18	submitting, or leter advocate stitutes a cortification under the stitutes a cortification under the stitutes a cortification and the stitutes are stituted as the	§ 10.18(b) of this non-practitioner, stitioner violetina
that all st these sta so made of the Un	atements made tements were are punishable ited States Coo plication, any p	e on information on information of the control of t	on and belief are knowledge that prisonment, or b ch willful false st	of my own knowledge believed to be true; and willful false statements oth, under Section 10 atements may jeopardiatent to which this verifi	d further, that s and the like 01 of Title 18 ze the validity
Name of	Person Signin	a Ur.	s Schnell		
		y	Hanagev		
	of Person Sign		Klosterzelgs	trasse 28	
AQQ1000	or Ferson digi	g		g, Switzerland	
SIGNATU	JRE	Stul		Date14.1.20	

(Small Entity-Small Business [7-4]-page 2 of 2)